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10/797,323	03/09/2004	Hirotaka Matsumura	82478-5600	4275
	7590 03/17/200 MER LLP (OC)	EXAMINER		
600 ANTON B	, ,	TAKELE, MESEKER		
SUITE 1400 COSTA MESA	, CA 92626		ART UNIT	PAPER NUMBER
			2174	
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			03/17/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)	
	10/797,323	MATSUMURA ET AL.	
Office Action Summary	Examiner	Art Unit	
	MESEKER TAKELE	2174	
The MAILING DATE of this communication ap Period for Reply	opears on the cover sheet with the	correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING DESTRICTION OF THE MAILING	DATE OF THIS COMMUNICATIO .136(a). In no event, however, may a reply be tid d will apply and will expire SIX (6) MONTHS fron te, cause the application to become ABANDONI	N. mely filed n the mailing date of this communication. ED (35 U.S.C. § 133).	
Status			
Responsive to communication(s) filed on 13 F      This action is <b>FINAL</b> . 2b) ☐ This action is <b>FINAL</b> .      Since this application is in condition for allowed closed in accordance with the practice under	is action is non-final. ance except for formal matters, pr		
Disposition of Claims			
4)  Claim(s) 1-3 and 6-10 is/are pending in the ap  4a) Of the above claim(s) is/are withdra  5)  Claim(s) is/are allowed.  6)  Claim(s) 1-3 and 6-10 is/are rejected.  7)  Claim(s) is/are objected to.  8)  Claim(s) are subject to restriction and/  Application Papers  9)  The specification is objected to by the Examin	awn from consideration.  For election requirement.		
10) The drawing(s) filed on is/are: a) ac Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct  11) The oath or declaration is objected to by the E	cepted or b) objected to by the edrawing(s) be held in abeyance. Section is required if the drawing(s) is ob	ee 37 CFR 1.85(a). pjected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureat * See the attached detailed Office action for a list	nts have been received. nts have been received in Applicat ority documents have been receiv au (PCT Rule 17.2(a)).	tion No red in this National Stage	
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 02/13/2008.	4)  Interview Summar Paper No(s)/Mail D 5)  Notice of Informal 6)  Other:	oate	

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## **DETAILED ACTION**

1. This communication is responsive to the RCE and Amendment filed 02/08/2008.

2. Claims 1-3 and 6-10, are pending in this application. Claims 1 and 3 are independent claims. In the instant Amendment, claims1-3 and 6-10 were amended, and claims 4-5 and 11-13 were cancelled. This action is made Non-Final.

3. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

## Claim Rejections - 35 USC § 103

- 4. Claims 1-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Osuga Hideo (JP Pub. No.: 2002-007887) in view of Fushimi et al. (US Pub No.: 20040148232).
- 5. As to claim 1, Osuga discloses an inquiry processing apparatus comprising:
  a first providing unit configured to provide hierarchically arranged web pages to a
  browser terminal via a network, the web pages including an inquiry page for entering an
  inquiry and content pages (paragraph [0001], [0009] [0018], claim 1 and 2).

a recording unit configured to record therein a history of the provision of content pages to the browser terminal, the history including provided-page information indicating content pages having been provided to the browser terminal and provided-level information indicating a hierarchical level of each of the provided content pages (paragraph [0009] - [0019], claim 1 and 2).

a receiving unit configured to receive an inquiry entered into the inquiry page via the browser terminal (paragraph [0001] and [0010]).

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a judging unit configured to judge when the inquiry is received, whether any content page of a lowest hierarchical level has been provided to the browser terminal, based on the provided-page information and the provided-level information included in the history of the provision of content pages (paragraph [0010], [0023] and [0025]).

a second providing unit configured to provide a page containing the received inquiry and a result of the judgment to a responder terminal used by a responder for responding to the inquiry, the responder terminal being different from the browser terminal(paragraph [0008], [0010], [0022] –[0026] and [0098].

However Osuga does not explicitly disclose a judging unit configured to judge, Fushimi from the same field of endeavor disclose a judging unit configured to judge, (example, such as, Upon receiving the catalog data, the catalog aggregator 3 judges the catalog provider who provided this catalog data (step S107), judging whether selected product catalog can be provided or not, see paragraph [0115] and Figure 12 (element S189))

It would have been obvious to one ordinary skill in the art to have modified Osuga's processing inquiry at the time of the invention was made with judging as presented by Fushimi.

The motivation to combine to provide an electronic catalog aggregation apparatus capable of providing credit information of trade participants including a product provider and a product purchaser in relation to the catalog information such that a creditability of each trade participant can be judged efficiently and quickly, so as to realize a safe electronic commerce system.

As to claim 2, Osuga discloses the inquiry processing apparatus further comprising: a checking unit configured to check, each time a content page is provided to the browser terminal content page is of the lowest hierarchical level, wherein the recording unit is configured to record a result of the checking as the history (paragraph [0001]- [0010]).

Claim 3 is similar in scope to claim 1, and is therefore rejected under similar rationale. However Osuga does not disclose electronic catalog. Fushimi from the same field of endeavor disclose electronic catalog (example, such as electronic catalog aggregation apparatus, see abstract).

It would have been obvious to one ordinary skill in the art to have modified Hirayama's processing inquiry at the time of the invention was made with electronic catalog aggregation apparatus as presented by Fushimi.

The motivation to combine to provide an electronic catalog aggregation apparatus capable of eliminating the catalog extraction, editing and delivery operations required for the catalog provider with respect to each catalog user and the catalog receiving and accounting operations required for the catalog user with respect to each catalog provider, so as to realize a fast and efficient electronic catalog system.

As to claim 6, Fushimi discloses wherein the judging unit is configured to provide a negative judgment if no content page of the lowest hierarchical level has been provided to the browser terminal (such as, negative judgment such as whether the catalog provider

or the catalog user satisfies an examination condition or not is judged, examination (OK/NG), see paragraph [0112] and Figure 5(element S47)).

As to claim 7, Fushimi discloses wherein the judging unit is configured to provide a positive judgment if at least one content page of the lowest hierarchical level has been provided to the browser terminal (such as, positive judgment such as whether the catalog provider or the catalog user satisfies an examination condition or not is judged, examination (OK/NG), see paragraph [0112] and Figure 5(element S47).

As to claim 8, Osuga discloses wherein the responder terminal is configured to display the result of the judgment (paragraph [0010], [0030] and [0038]).

As to claim 9, Osuga discloses further comprising a database configured to store the result of the judgment (paragraph [0009], [0017] and [0018]).

As to claim 10, Osuga discloses wherein the responder terminal is configured to display the history of the provision of content pages to the browser terminal (paragraph [0038] – [0049] and [0065]).

## Response to Arguments

6. Applicant's arguments with respect to the amended claims have been considered but are most in view of the new ground(s) of rejection.

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## Inquiry

Any inquiry concerning this communication or earlier communications from the examiner should be directed to MESEKER TAKELE whose telephone number is (571)270-1653. The examiner can normally be reached on Monday - Friday 7:30AM-5:00PM est.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Wiley can be reached on (571) 272-3923. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/M. T./

Examiner, Art Unit 2174

/David A Wiley/

Supervisory Patent Examiner, Art Unit 2174

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